District Judge James L. Robart 1 2 3 4 5 6 UNITED STATES DISTRICT COURT FOR THE 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 JULIO CURY and TAKAO YAMADA, Case No. 2:23-cv-00499-JLR 10 Plaintiffs, STIPULATION FOR AN EXTENSION OF TIME 11 v. DEPARTMENT OF STATE, and Noted for Consideration: 12 DEPARTMENT OF HOMELAND August 1, 2024 SECURITY, 13 14 Defendants. 15 16 The Parties have continued to meet and confer to narrow issues. In particular, Plaintiffs 17 have agreed not to litigate the propriety of certain Customs and Border Protection (CBP) 18 withholdings and the State Department (State) has provided additional information and 19 reprocessed certain documents. Further, State has assigned new agency counsel to this matter and thus it took longer than originally anticipated to respond to some of Plaintiffs' inquiries. 20 21 Because of the ongoing efforts, the parties stipulate and agree to an approximately 40-day 22 extension to the current briefing schedule. The parties submit that there is good cause for this extension based on their ongoing efforts and likelihood that they can further reduce the issues in 23 24 dispute. The potentially fewer issues in dispute will save the Court time and resources. STIPULATION FOR AN EXTENSION OF TIME UNITED STATES ATTORNEY 2:23-cv-00499-JLR-1700 STEWART STREET, SUITE 5220

SEATTLE, WASHINGTON 98101 (206) 553-7970

1	Thus, the parties stipulate to and propose the following schedule:		
2	1.	The parties will continue to meet an	nd confer, and Plaintiffs will identify any issues
3		Plaintiffs believes are in need of Co	ourt resolution by email to Defendants on or before
4		September 6, 2024.	
5	2.	Defendants will file their opening s	summary judgment brief on any identified issues
6		on or before September 27, 2024;	
7	3.	Plaintiffs will file their opposition a	and cross-motion, if any, on or before October 21,
8		2024;	
9	4.	Defendants will file their reply and	opposition to any cross-motion, if any, on or
10		before November 12, 2024;	
11	5.		support of their cross-motion, if any, on or before
12		November 22, 2024.	
13	D.	ATED this 1st day of August, 2024.	
14			
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15	NATION	AL SECURITY COUNSELORS	United States Attorney
16	s/ Kel Mc	Clanahan	s/Nickolas Bohl
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23			Attorneys for Defendants
ر ک			I certify that this memorandum contains 395
24			words, in compliance with the Local Civil Rules
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1	[PROPOSED] ORDER
2	It is so ORDERED.
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4	Dated this 2nd day of August, 2024.
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6	IAMES L. ROBART
7	JAMES L. ROBART United States District Judge
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